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APPLICATION NO.	' FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/685,716	10/11/2000	Andrew R. Cleasby	CIS00-2909	5970
Barry W. Char	7590 05/14/2007 pin. Esa.	EXAMINER		
CHAPIN & H	UANG, L.L.C.		RUTLEDGE, AMELIA L	
Westborough (1700 West Par			ART UNIT	PAPER NUMBER
Westborough,	MA 01581		2176	
			MAIL DATE	DELIVERY MODE
			05/14/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)	
Interview Summary	09/685,716	CLEASBY ET AL.	
	Examiner	Art Unit	
	Amelia Rutledge	2176	
All participants (applicant, applicant's representative, PTC	personnel):		
(1) <u>Amelia Rutledge - USPTO</u> .	(3) <u>Rajesh Fotedar - applic</u>	ant's representative.	
(2) <u>David Rouille - applicant's representative</u> .	(4)		
Date of Interview: 10 May 2007.	•		
Type: a)⊠ Telephonic b)☐ Video Conference c)☐ Personal [copy given to: 1)☐ applicant	2) applicant's representative	e]	
Exhibit shown or demonstration conducted: d) Yes If Yes, brief description:	e)⊠ No.		
Claim(s) discussed: <u>1</u> .			
Identification of prior art discussed: <u>Ingrassia</u> , <u>Pacifici</u> , <u>Mo</u>	ontulli.		
Agreement with respect to the claims f)☐ was reached.	g)⊠ was not reached. h)□ t	N/A.	
Substance of Interview including description of the general reached, or any other comments: <u>See Continuation Sheet</u>		if an agreement was	
(A fuller description, if necessary, and a copy of the amen allowable, if available, must be attached. Also, where no allowable is available, a summary thereof must be attached	copy of the amendments that v		
THE FORMAL WRITTEN REPLY TO THE LAST OFFICE INTERVIEW. (See MPEP Section 713.04). If a reply to the GIVEN A NON-EXTENDABLE PERIOD OF THE LONGER INTERVIEW DATE, OR THE MAILING DATE OF THIS INFILE A STATEMENT OF THE SUBSTANCE OF THE INTERQUIREMENTS on reverse side or on attached sheet.	e last Office action has already R OF ONE MONTH OR THIRT TERVIEW SUMMARY FORM,	y been filed, APPLICANT IS Y DAYS FROM THIS WHICHEVER IS LATER, TO	
		_	
Examiner Note: You must sign this form unless it is an	amelia	Autlich	
Attachment to a signed Office action.	Examiner's sign	nature, if required	

U.S. Patent and Trademark Office PTOL-413 (Rev. 04-03)

Continuation of Substance of Interview including description of the general nature of what was agreed to if an agreement was reached, or any other comments:

Compared applicant's proposed claim amendments with the prior art of record. The examiner suggested adding the limitation "... the collaboration state of the browser obtained by the capture process to include operations performed during a lifetime of the collaboration session, to convery a complete state of the browser process on the client computer system during the existence of the collaboration session." Support for the limitation is found in applicant's specification, p. 8, l. 25-27. The proposed claim amendments would require a new search and further consideration.

CHAPIN INTELLECTUAL PROPERTY LAW, LLC

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May 9, 2007

rrom:	DAVID V	DAVID W. ROUILLE, ESQ.		CIS00-2909
			Your Reference No.:	09/685,716
	Please deliver the fo	llowing 4 Pages, Including Co	ver Page to the following R	cipient
To:	Recipient:	Company Name:	Company Facsimile No.:	Company Telephone No.:
	Examiner Amelia Rutledge	United States Patent and Trademark Office	1-571-273-7508	
		Comments / Special Instru	ictions	
Dear	Examiner Rutledge:			
	se see the attached. Pleas	e call to discuss.		
Rega				
Da	is w. Cailly			. •^
David	W. Rouille, Esq.			a la M
Attacl	hments		mendment with	please Interview
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Attorney's Docket No.: CIS00-2909

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicants:

Andrew R. Cleasby, Charles D. Cummings and Dana Russell

Application No.:

09/685,716

Filed:

October 11, 2000

Title:

METHODS AND APPARATUS FOR OBTAINING A STATE OF A

BROWSER

Examiner:

Peter J. Smith

Group Art Unit:

2176

Conf. No.:

5970

In response to the Advisory Action mailed on April 17, 2007 regarding the aboveidentified Application, Applicants submit the following suggested amendment to independent claim 1, support for which is found in the Specification at the last paragraph of page 8 through the first paragraph of page 9:

1. (Currently Amended) A method for obtaining a state of a browser containing a document on a client computer system, the method comprising the steps of:

extracting, from the browser, via a capture process on the client computer system that operates in conjunction with the browser, state information associated with the browser and the document contained in the browser, wherein the state information includes a document state, a session state associated with the browser, and at least one of document cookies, application session cookies and communications session cookies;

storing the state information in at least one content object on the client computer system;

transmitting the at least one content object from the capture process on the client computer system to a server computer system to maintain a state of the browser in the server computer system;

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detecting an intent to initiate a collaboration session <u>from a first participant</u> <u>browser</u>;

obtaining the capture process; and

operating the capture process to perform the steps of extracting, storing and transmitting such that the capture process captures the state information associated with the browser and the document contained in the browser upon initiation of the collaboration session and transmits the state information to the server computer system such that the server computer system can provide the state information to other participants of the collaboration session, and wherein, in response to detecting the intent to initiate a collaboration session, the method performs the step of setting a document domain property of each document contained in the browser to a common value thereby enabling an application programming interface to read each document contained in the browser; and

allowing a second participant browser to recreate a collaboration state of the browser upon the second participant browser entering the collaboration session that is already occurring between the browser and the first participant browser, the collaboration state of the browser obtained by the capture process to include operations performed during a lifetime of the collaboration session.

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In view of all the above, the Examiner's rejections are believed to have been overcome pacing the claims in condition for allowance and reconsideration and allowance thereof is respectfully requested.

Respectfully submitted,

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